Judge Joel T Marker Bankruptcy No. 23-25463 J. Gregory Schirf June, 4, 2024

Dear Judge,

Please accept this letter as a written objection to any agreement concerning Adam Nugent's bankruptcy case that does not consider my legitimate claims in this matter.

I am contacting the court personally, without the benefit of an attorney. The primary reason for not retaining legal council, is the result of my diminished financial resources after Nugent and his financial consulting company, Foresight Wealth Management, defrauded me of more than \$500,000.

The frauds against me were committed with two different investments, both under the management and control of Nugent, and Foresight Management. One of the claims that I am requesting you to consider is my \$200,000 investment in the LLC, Agronomic Capitol. This entity was created, falsely promoted and misrepresented by Nugent and his staff at Foresight. (I am attaching a K1 that will document my investment in Agronomic, LLC).

The many misrepresentations and pitches for this potential investment included statements from Jay Wells, a Foresight broker. They included fraudulent claims such as: "this is so hot, I am not sure I can get you in this deal", or "we are getting offers for twice our investment".

In the second instance of fraud that I am contending concerns the mismanagement by Nugent, Foresight Wealth Management and their agent, Jay Wells. As a client of Nugent and Foresight they invested \$300,000 from my IRA and investment accounts in high commission value to them, but completely illiquid investments that are currently devoid of their original value to me. So much for their fiduciary and legal responsibility.

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Finally your honor, I would like to encourage you to consider the history, record and numerous financial entanglements of Adam Nugent. As an international financial expert, with contacts and networks all over the world, it is easy to assume he has numerous means to hide, protect or abscond with my assets.

Sincerely,

Greg Schirf

Dreg Dehirf 435-602-9613

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	For Paperwork Reduction Act Notice, see Instructions for Form 1065. WWW.irs.	.gov/Fo	m1065		Schedule K-1 (Form 1065) 2021

Agronomic Capital, LLC 11550 S 700 E Draper, UT 84020

> J Gregory Shirf 2380 Meadow Dr PARK CITY, UT 84060

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E-mail: mross@mbi-law.com
Attorneys for Plaintiff Steven C. Beardsley

THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH

Bankruptcy No. 23-25463	(Chapter 7)	Jedge Joel I. Marker	
In re:	ADAM NUGENT,	Debtor.	

NOTICE OF MOTION FOR APPROVAL OF SETTLEMENT AGREEMENT BETWEEN DEBTOR ADAM NUGENT AND CREDITOR STRVEN C. BEARDSLEY AND NOTICE OF OPPORTUNITY FOR HEARING

Objection Deadline: June 17, 2024

PLEASE TAKE NOTICE that Creditor Steven C. Beardsley ("Mr. Beardsley"), by and through counsel, has filed with the United States Bankruptcy Court for the District of Utah (the "Bankruptcy Court") in bankruptcy case 23-25463 a Motion for Approval of Settlement Agreement Between Debtor Adam Nagent and Creditor Steven C. Beardsley [ECF No. 94] (the "Motion"). The Motion seeks approval of a settlement agreement between Mr. Beardsley and Debtor Adam Nugent ("Mr. Nugent") regarding adversary proceeding 24-02026, which includes claims under 11 U.S.C. §§ 523 and 727.

Agronomica Capatal

Under the settlement agreement, Mr. Beardsley has agreed to release various claims in exchange for Mr. Nugent stipulating to a nondischargeable judgment under 11 U.S.C. § 523 in the amount of \$650,000 in favor of Mr. Beardsley. If you would like a copy of the Motion or the settlement agreement or more information about the Motion, please e-mail Mr. Nugent's legal counsel, Mark C. Rose, at mose@inbt-law.com.

YOUR RIGHTS MAY BE AFFECTED. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

NO HEARING WILL BE CONDUCTED ON THE MOTION UNLESS A WRITTEN OBJECTION IS FILED WITH THE CLERK OF THE COURT ON OR BEFORE THE OBJECTION DEADLINE SET FORTH BELOW.

If you do not want the Court to grant the relief requested in the Motion, then you or your attorney must:

 On or before June 17, 2024, file with the Bankruptcy Court a written Objection, explaining your position, at:

350 South Main Street, Room 301 Salt Lake City, UT 84101 (if mailed)

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United States Bankruptcy Court

United States Bankruptey Court
Ornin G. Hatch U.S. Courthouse
351 South West Temple, Rm. 1.100
Salt Lake City, Utah 84101
(if delivered in person)

Document

Desc Main

If you mail your objection to the Bankruptcy Court for filing you must mail it early enough so that the Court will receive it on or before June 17, 2024. You must also mail or e-mail a copy to the undersigned counsel at:

McKay, Burton & Thurman, P.C. 2180 South 1300 East, Suite 400 - Salt Lake City, Utah 84106 mrose@mbt-law.com

Honorable Joel T. Marker. This hearing will be held by Zoom. Parties should log in to Zoom at Attend a hearing on the Motion on June 26, 2024 at 10:30 a.m. before the www.zoomgov.com at least ten (10) minutes before the scheduled time for the hearing. Meeting ID and Passcode for each judge are as follows:

Judge Joel T. Marker Meeting ID: 161 5478 8875; Passcode: 3834658

Parties who wish to participate in the hearing should consult the Bankruptcy Court's website at https://www.utb.uscourts.gov/court-hearings-be-conducted-zoom for the most up-todate information regarding telephonic participation at a hearing. There will be no further notice of the hearing, and failure to attend the hearing will be deemed a waiver of your objection, If you or your attorney do not take these steps, the Bankruptcy Court may decide that you do not oppose the relief sought in the Motion and may enter an order granting that relief. In the absence of a timely filed objection, the undersigned counsel may and will ask the Court to enter an order approving the Motion without hearing.

DATED this 30th day of May, 2024.

MCKAY, BURTON & THURMAN, P.C.

s/ Mark C. Rose

Mark C. Rose Attorneys for Creditor Steven C. Beardsley